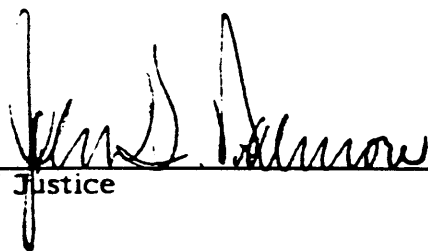


Supreme Court of Kentucky

ORDER APPROVING LOCAL RULES

Pursuant to SCR 1.040(2)(a), the local rules of the 14th and 20th Judicial Districts attached as appendices to this order are approved.

Entered September 30th, 1980.



Chief Justice

14TH JUDICIAL DISTRICT
WOODFORD, BOURBON, AND SCOTT
DISTRICT COURTS

ORDER ESTABLISHING TRAFFIC SCHOOL
IN THE 14TH JUDICIAL DISTRICT

* * * * *

It appearing to the Court that the Legislature has enacted into law a provision for the district courts to set criteria for referring traffic violators to the traffic school sponsored by the Department of Transportation, and the Court, desiring to participate in the state sponsored traffic school, hereby directs as follows:

(1) All traffic violators, who have not previously attended the alcohol driver's education program or any traffic program sponsored by any governmental agency within the Commonwealth of Kentucky within the last two (2) years, charged with speeding violations for up to 25 m.p.h. over the legal speed limit shall be eligible for the traffic school.

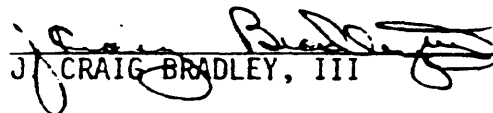
(2) The method of referral to the traffic school for those traffic violators referred to in paragraph 1 above shall be as follows:

(a) Those speeding violators who have been cited for traveling up to 20 m.p.h. over the legal speed limit and desire to attend the traffic school must personally register, prior to the court date listed on the violator's citation, with the Circuit Clerk of the county in which he received the citation. Any violator who fails to register prior to the court date given on his citation will not be eligible for traffic school.

(b) Those speeding violators, who have not previously attended the alcohol driver's education program or any traffic program sponsored by any governmental agency within the Commonwealth of Kentucky within the last two (2) years, and who have been cited for traveling from 21 m.p.h. to 25 m.p.h. over the legal speed limit must appear in court. The presiding District Judge may, at his option, refer the violator to the state traffic school.

(3) The Department of Transportation is directed to conduct a traffic school in each of the three counties in the 14th Judicial District, namely, Woodford, Bourbon, and Scott Counties, in accordance with procedures to be promulgated by the Department of Transportation.

WITNESS OUR HANDS as Judges of this Court this 28 day of August, 1980.


J. CRAIG BRADLEY, III


DAVID L. KNOX

SUPREME COURT OF KENTUCKY


ORDER

IN RE: APPROVAL OF LOCAL RULES

Pursuant to SCR 1.040(2)(a) the local rules for the following judicial circuits and districts, attached as appendices of this order, are approved:

Twenty-eight Judicial Circuit
Fourty-third Judicial Circuit
Fourteenth Judicial District
Seventeenth Judicial District
Twenty-ninth Judicial District
Forty-third Judicial District
Forty-fourth Judicial District
Fifty-fourth Judicial District

Entered February 9, 1978.



Chief Justice

BOURBON, SCOTT, AND WOODFORD DISTRICT COURTS

IN RE: PREPAYABLE OFFENSES

O R D E R

(1) The previous Order of this Court executed on January 1, 1978 in regard to prepayable speeding offenses is hereby rescinded.

(2) The new section of KRS 189.390 and 189.391 passed at the Extraordinary Session of the General Assembly in December of 1976 is adopted for the purpose of establishing prepayable speeding offenses for the Fourteenth Judicial District. The schedule is as follows:

<u>SCALE</u>	<u>FINE</u>
(a) Up to 10 m.p.h. over speed limit	\$1.00 for each m.p.h. over speed limit plus cost
(b) 11 to 20 m.p.h. over speed limit	\$10.00 plus \$2.00 for each m.p.h. over 10 m.p.h. plus cost
(c) 20 to 25 m.p.h. over speed limit	\$30.00 plus \$3.00 for each m.p.h. over 20 m.p.h. plus cost

(3) The following rules govern prepayable speeding violations:

(a) The violator will be informed that court cost for prepayable offenses is \$17.50.

(b) If the speeding offense is prepayable, the total of the violator's fine plus the court cost of \$17.50 is to be entered on the back of the violator's copy of the citation.

(4) All speeding offenses over 75 m.p.h. must be cited to Court.

(5) In addition, the following list of violations shall be considered prepayable violations:

<u>VIOLATION</u>	<u>KRS</u>	<u>FINE, IF PREPAID</u>
Did not have right-of-way at intersection	189.330	\$10
On wrong side of road	189.300	\$10
Improper passing	189.340	\$10
Failure to signal (or improper signal)	189.380	\$10
Improper turning	189.330	\$10
Coasting car out of gear on down grade	189.430	\$10
Disregarding Stop sign	189.330(5)	\$10
Disregarding Yield Right-of-Way sign	189.330(6)	\$10
Disregarding traffic control device (traffic light)	189.231(2)	\$10
	189.338	\$10
Improper starting from parked position	189.440	\$10

Cont.

<u>VIOLATION</u>	<u>KRS</u>	<u>FINE, IF PREPAID</u>
Reckless driving (Legislature may change and add aggravation)	189.290	\$10
Following another truck too closely (250 feet)	189.340(6b)	\$10
Use of regrooved tires on highway	189.205	\$10
Driving from side to side of highway	189.300	\$10
Driving too slowly for traffic conditions	189.390(5) 189.300(2)	\$10 \$10
Refusing to give one-half of highway to persons desiring to pass	189.300(2)	\$10
Failure to dim headlights	189.040(5) meeting, (6) following	\$10 \$10
Speeding up when being passed	189.350	\$10
Holding second lane (2 or 3 lane roadways)	189.300	\$10
Failure to give right-of-way (to vehicle or pedestrian)	189.310, 189.570(2)	\$10
Disregarding railroad crossing flasher lights	189.560	\$20
Failure to stop at railroad crossing	189.560	\$20
Failure to illuminate head lamps	189.030	\$10
Insufficient head lamps	189.040	\$10
Changing drivers while car is in motion (Reckless Driving)	189.290	\$10
Following another vehicle too closely	189.340(6a)	\$10
Windows not safety glass	189.120	\$10
Inadequate silencer (muffler)	189.140, 189.020	\$10
Improper equipment	189.020	\$10
Rear license not illuminated	186.170(1)	\$10
Improper use of siren	189.940(5)	\$50
Vehicle a nuisance, noisy, etc.	189.120	\$10
Owner's name not painted on side of truck hauling livestock	189.170	\$ 5
Improper flashing lights	189.040(8)	\$10
No permit for TV set in motor vehicle	189.025	\$10
No tail lamps	189.050(1)	\$10
No warning flag or signal (projecting load)	189.060(3)	\$10
Glaring headlights	189.040(5)	\$10
No clearance lights	189.050(4)	\$10
No flags or flares	189.070	\$10
No horn	189.080	\$10
One headlight	189.040(1)	\$10
Improper towing	189.480	\$10
No rear vision mirror	189.130(1)	\$10
Leaking or sifting contents	189.150	\$10
Obstructed vision and/or windshield	189.110	\$10
No windshield wiper	189.110(3)	\$10
No Stop lights on motor bus used for transportation of persons for hire	189.050(2)	\$10
No light on vehicles in tow	189.060(1)(2)	\$10
No Stop light on motor truck or semi-trailer truck	189.050(3)	\$10
No lights on bicycle	189.040(9)	\$10
No brake lights, passenger vehicles	189.055	\$10
Failure to display slow-moving vehicle emblem	189.820	\$10
No registration receipt	186.170	\$10

Cont.

<u>VIOLATION</u>	<u>KRS</u>	<u>FINE, IF PREPAID</u>
Improper display of registration plates	186.170	\$10
License plate not legible	186.170(1)	\$10
Improper parking on traveled portion of road	189.450	\$10
Disregarding traffic regulation by pedestrian	189.570	\$10
Too many passengers in vehicle (front seat)	189.470(1)	\$10
Hitchhiking	189.570(7)	\$10

(6) The following rules shall apply to non-speeding prepayable offenses:

- (a) The officer shall enter the fine plus court cost in the amount of \$17.50 should the offender choose to prepay his fine on the back of the violator's copy.
- (b) If the officer, in his discretion, determines that any of the offenses listed as non-speeding prepayable may have been committed in a manner that would indicate undue recklessness, he may cite the violator to Court.
- (c) When the officer cites the violator to Court, the violator shall be bonded under the terms of any bonding orders issued by this Court.

(7) The Clerks of the various Circuit Courts in the Fourteenth Judicial District may reproduce copies of this Order and distribute the Order to all traffic enforcement agencies in their respective counties.

WITNESS OUR HANDS as Judges of this Court this 16 day of January, 1978.



DAVID L. KNOX, JUDGE



J. CRAIG BRADLEY III, JUDGE